

1 THE HONORABLE JAMES L. ROBART
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8 IN THE UNITED STATES DISTRICT COURT
9
WESTERN DISTRICT OF WASHINGTON

10 MARJORIE OGILVIE,)
11 v. Plaintiff,) Case No.: 2:18-cv-00718-JLR
12)
13 THRIFTY PAYLESS INC., a Washington)
Pennsylvania Corporation; and)
ASSA ABLOY Entrance Systems US Inc., a)
Connecticut corporation,)
14 Defendants.)
15)
16)

**STIPULATION AND ORDER TO
CONTINUE TRIAL**

**NOTED FOR CONSIDERATION:
May 12, 2020**

17 I. STIPULATION
18

COMES NOW DEFENDANT ASSA ABLOY ENTRANCE SYSTEMS US INC., through
their attorneys, R. Scott Fallon and Eden E. Goldman, PLAINTIFF MARJORIE OGILVIE,
through her attorney, Steven G. Phillips, and DEFENDANT THRIFTY PAYLESS INC. through
their attorneys John R. Barhoum and Jessica Lancaster stipulate and request to continue trial to the
end of the Court's trial calendar.

1. On May 5, 2020, the parties jointly filed a "Stipulation and Order to Adjust Minute
Order Setting Trial Dates and Related Dates."

2. On May 12, 2020, the Court denied the Motion, but stated "If the parties would like to
move their trial date to the end of the court's trial calendar, they may file a stipulation to so notify
the court. The parties should be aware that the court is presently setting trials in approximately the
summer of 2021." (Document 45)

1 3. The parties are in agreement that they would like to move their current trial to the end
2 of the Court's trial calendar. Accordingly, Defendants and Plaintiff request a continuance of the
3 current trial and accompanying dates to the Court's earliest available date at the end of the trial
4 calendar, with the understanding that this will be summer 2021. Given the Jewish High Holidays,
5 the parties request the Court not assign a trial date during the first two weeks in September 2021.
6 The parties are otherwise available.

7 STIPULATION DATED this 12th day of May, 2020.

8 s/Steven G. Phillips

9 *Attorney for Plaintiff*

10 Steven G. Phillips, WSBA #22789

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15 s/John R. Barhoum

16 *s/Jessica Lancaster*

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23 s/R. Scott Fallon

24 s/Eden E. Goldman

25 *Attorney for Defendant Assa Abloy Entrance*

1 *Systems US Inc.*

2 R. Scott Fallon, WSBA #2574

3 Eden E. Goldman, WSBA #54131

4 155 NE 100th Street, Suite 401

5 Seattle, WA 98125

I. ORDER

THIS MATTER having come before the Court on the stipulated motion of Defendants and Plaintiff to adjust the Minute Order Setting Trial Dates and Related Dates in this matter, the Court being fully apprised after reviewing the record and finding the motion to in the order,

IT IS HEREBY ORDERED that the current trial date is continued to August 2, 2021. The Court will issue a new Scheduling Order accordingly.

SIGNED THIS 14th day of May, 2020.



Jim R. Blit

JAMES L. ROBART
United States District
Judge

CERTIFICATE OF SERVICE

I hereby certify that on May 12, 2020, I electronically filed the following document(s):

1. STIPULATION AND ORDER TO CONTINUE TRIAL

with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following:

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